(Rev. 12/09) Bill of Costs

UNITED STATES DISTRICT COURT for the Western District of Texas UMG Recordings, Inc., et al. Case No.:1:17-cv-00365-DAE Grande Communications Networks LLC BILL OF COSTS Defendant 01/30/2023 against Judgment having been entered in the above entitled action on the Clerk is requested to tax the following as costs: 400.00 Fees of the Clerk 110.00 Fees for service of summons and subpoena 107,179.45 Fees for printed or electronically recorded transcripts necessarily obtained for use in the case 0.00 Fees and disbursements for printing 10,381.43 Fees for witnesses (itenuze on page two) Fees for exemplification and the costs of making copies of any materials where the copies are 77,876,12 0.00 Docket fees under 28 U.S.C. 1923 0.00 Costs as shown on Mandate of Court of Appeals 0.00 Compensation of court-appointed experts 0.00 Compensation of interpreters and costs of special interpretation services under 28 U.S.C. 1828 195,947.00 **TOTAL** SPECIAL NOTE: Attach to your bill an itemization and documentation for requested costs in all categories. Declaration I declare under penalty of perjury that the foregoing costs are correct and were necessarily incurred in this action and that the services for which fees have been charged were actually and necessarily performed. A copy of this bill has been served on all parties in the following manner: First class mail, postage prepaid Electronic service Other: s/ Attorney: Robert B. Gilmore Name of Attorney: Robert B. Gilmore Date: 02/13/2023 UMG Recordings Inc., et al. Name of Claiming Party **Taxation of Costs** and included in the judgment. Costs are taxed in the amount of

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Witness Fees (computation, cf. 28 U.S.C. 1821 for statutory fees)							
	ATTENDANCE		SUBSISTENCE		MILEAGE		Total Cost
NAME, CITY AND STATE OF RESIDENCE	Days	Total Cost	Davs	Total Cost	Miles	Total Cost	Each Witness
See attached addendum for complete, itemized computation.		1,400.00		3,552.00		5,429.43	\$10,381.43
							\$0.00
		And a facility of the facility					\$0.00
				e accidental de la companya del companya de la companya del companya de la companya del la companya de la compa			\$0,00
		***************************************	oogopaanamanamanamanamanamanamanamanamanaman				\$0.00
		A	No. of the Control of				\$0.00
					TOTAL		\$10,381.43

NOTICE

Section 1924, Title 28, U.S. Code (effective September 1, 1948) provides:

"Sec. 1924. Verification of bill of costs."

"Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed."

See also Section 1920 of Title 28, which reads in part as follows:

"A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree."

The Federal Rules of Civil Procedure contain the following provisions: RULE 54(d)(1)

Costs Other than Attorneys' Fees.

Unless a federal statute, these rules, or a court order provides otherwise, costs — other than attorney's fees — should be allowed to the prevailing party. But costs against the United States, its officers, and its agencies may be imposed only to the extent allowed by law. The clerk may tax costs on 14 day's notice. On motion served within the next 7 days, the court may review the clerk's action.

RULE 6

(d) Additional Time After Certain Kinds of Service.

When a party may or must act within a specified time after service and service is made under Rule5(b)(2)(C), (D), (E), or (F), 3 days are added after the period would otherwise expire under Rule 6(a).

RULE 58(e)

Cost or Fee Awards:

Ordinarily, the entry of judgment may not be delayed, nor the time for appeal extended, in order to tax costs or award fees. But if a timely motion for attorney's fees is made under Rule 54(d)(2), the court may act before a notice of appeal has been filed and become effective to order that the motion have the same effect under Federal Rule of Appellate Procedure 4(a)(4) as a timely motion under Rule 59.